

The Travelers Insurance Companies Hartford, CT 06115

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EXPLANATION OF CERTAIN ENTRIES OR THE AGSENCE THEREOF ON CA DO OZ 11

THE ABSENCE OF AN ENTRY IN PREMIUN SPACES FOR A COVERAGE SHALL MEAN THAT INSURANCE IS NOT AFFORDED FOR THE DESIGNATED AUTO-

THE ABBREVIATION "ACV" IN THE "LIHIT OF LIABILITY" SPACE SHALL MEAN "ACTUAL CASH VALUE*.

THE ABBREVIATION "BI" SHALL MEAN "BODILY INJURY".

THE ABBREVIATION "SYM" SHALL MEAN "GRDSS VEHICLE WEIGHT".

THE ABBREVIATION "GCH" SHALL MEAN "GROSS COMBINED WEIGHT".

THE ABBREVIATION "ADDED PIP" SHALL MEAN "ADDED PERSONAL INJURY PROTECTION". OR "EQUIVALENT NO-FAULT COVERAGE".

THE ABBREVIATION "BASIC PIP" SHALL MEAN "BASIC PERSONAL INJURY PROTECTION". OR "EQUIVALENT NO-FAULT COVERAGE".

THE ASBREVIATION "I" SHALL HEAN "DEDUCTIBLE APPLIES TO THE NAMED INSURED

THE ABBREVIATION "I/R" SHALL MEAN "DEDUCTIBLE APPLIES TO THE NAMED INSURED

THE ABBREVIATION *PD* SHALL MEAN *PROPERTY DAMAGE*.

THE ABBREVIATION "SPEC PERILS" SHALL MEAN "SPECIFIED PERILS COVERAGE" AS DEFINED IN THE POLICY.

OTHER ABBREVIATIONS DESIGNATED BELOW ARE DEFINED IN ENDORSEMENT

CA 99 14 01 78:

THE ABBREVIATION "SP" SHALL MEAN "SPECIFIED PERILS COVERAGE".

THE ABBREVIATION "F" SHALL MEAN "FIRE COVERAGE" ONLY.

THE ABBREVIATION "FT" SHALL MEAN "FIRE & THEFT COVERAGE".

THE ABBREVIATION "FTH" SHALL MEAN "FIRE, THEFT & WINDSTORM COVERAGE". THE ABBREVIATION *LSP* SHALL MEAN *LIMITED SPECIFIED PERILS COVERAGE ..

THE ABBREVIATION "COMB PHYS DAM" SHALL MEAN "COMBINED PHYSICAL DAMAGE".

THE ABBREVIATION "NED PAY" SHALL MEAN "MEDICAL PAYMENTS".

THE ADBREVIATION "NFRS CODE" SHALL HEAR "ND FAULT RATING BASIS".

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CA 01 24 (Ed. 04 78)

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

CHANGES IN POLICY—OUR LIMIT OF LIABILITY—NEW YORK

LIABILITY INSURANCE for a covered auto licensed or principally garaged in, or garage operations conducted in, New York, is changed as follows:

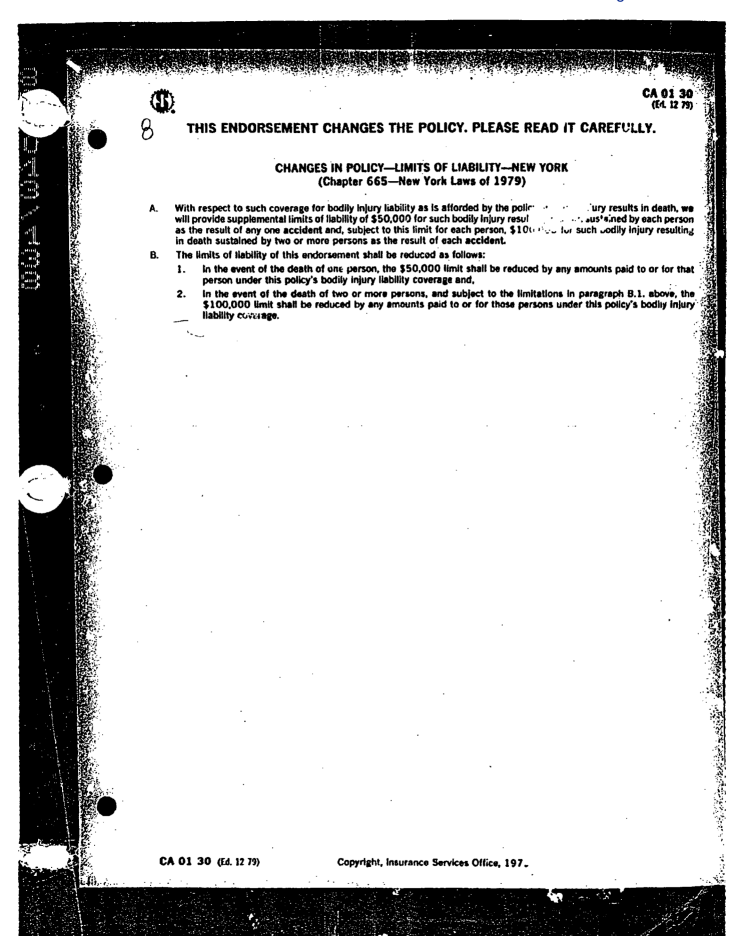
OUR LIMIT OF LIABILITY applies except that we will apply the limit shown in the declarations to first provide the separate limits required by the New York Motor Vehicle Safety Responsibility Act as follows:

- A. \$10,000 for bodily injury to any one person caused by any one accident,
- B. \$20,000 for bodily injury to two or more persons caused by any one accident, and
- C. \$5,000 for property damage caused by any one accident.

This provision will not change our total limit of liability.

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.CA 01 31 (Ed. 12 79)

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

NEW YORK AUTOMOBILE ACCIDENT INDEMNIFICATION AMENDATORY ENDORSEMENT (Chapter 665—New York Laws of 1979)

With respect to such insurance as is afforded under the New York Automobile Accident Indemnification Endorsement for bodily injury, if the bodily injury results in death, the company will provide supplemental limits of liability of \$50,000 for such bodily injury resulting in death sustained by one person as the result of any one accident and, subject to this limit for each person, \$100,000 for such bodily injury resulting in death sustained by two or more persons as the result of any one accident. The limits of liability of this endorsement shall be reduced as follows:

- In the event of the death of one person, the \$50,000 limit shall be reduced by any amount paid to or on behalf of that
 person under the New York Automobile Accident Indemnification Endorsement and
- 2. In the event of the death of two or more persons, and subject to the limitations in item 1 above, the \$100,000 limit shall be reduced by any amounts paid to or on behalf of those persons under the New York Automobile Accident Indemnification Endorsement.

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CA 20 15 (Ed. 12 80)

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

MOBILE EQUIPMENT

This endorsement changes the policy affective on the inception date of the policy unless another date is indicated

Endorsement effective	Policy No. 689-8455-4-9-118-81	
Named Insured	Countersigned by	

(Authorized Representative)

This endorsement provides only those coverages where a charge is shown in the premium column below. Each of these coverages applies only to the vehicles shown as covered autos.

Coverages	Covered Auto Vehicle Numbers		Limit of Liability	Pı	remium
Liability		\$	Each Accident	\$	-
Auto Medical Payments		\$	Each Person	5	• ;
Personal Injury Protection (or equivalent No-Fault Coverage)		Separately stati in each P.I.P. endorsement	ed	\$	
Uninsured Motorists		\$	Each Accident	\$	
Combined Physical		ACTUAL CASH WHICHEVER IS	VALUE OR COST OF REPAIR, LESS, MINUS		
Damage		\$ Ded. FOR FOR ALL LOSS	EACH COVERED AUTO EXCEPT FIRE OR LIGHTNING	\$	
Comprehensive -	VEN No 1	WHICHEVER IS \$ Ded. FOR	VALUE OR COST OF REPAIR, LESS, MINUS EACH COVERED AUTO EXCEPT FIRE OR LIGHTNING	\$	G7
Collision .		WHICHEVER IS	VALUE OR COST OF REPAIR, LESS, MINUS EACH COVERED AUTO.	\$	
Specified Perils		WHICHEVER IS \$25 FOR EAC	VALUE OR COST OF REPAIR, LESS, MINUS IH COVERED AUTO FOR BY MISCHIEF OR	\$	
Vehicle No.	Description of Vehicles which	are Covered Auto)\$		
	76 INTER LOADER & M	CXHDE (VOO)	964)		
	1.5				

- A. The vehicles described in this endorsement will be considered covered autos and not mobile equipment.
- B. LIABILITY INSURANCE does not apply to bodily injury or property damage resulting from the operation of any machinery which is on, attached to or part of any of these vehicles.

CA 20 15 (Ed. 12 80)

Then used with a Business Auto Policy CA 08 62 21 Truckers Policy CA 00 13 21:

Policy No.

ITEM FIVE

SCHEDULE OF HIRED OR BORROWED COVERED AUTO COVERAGE AND PREMIUMS.

LIABILITY		IG BASIS, COST OF HIRE			
	STAT	E	ESTIMATED COST OF A HIRE FOR EACH STATE	RATE PER EACH \$100 COST OF HIRE	PREMIUM
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			25.28	TOTAL PREMIUM	s 27 KIN

Definition (Except for Truckers Policy):

Cost of hire means the total amount you incur for the hire of autos you don't own (not including autos you borrow or rent from your employees or their family members). Cost of hire does not include charges for services performed by motor carriers of property or passengers.

Definition (Truckers Policy only):

Cost of hire means the total cost you incur for the hire of autrs you don't own (not including private passenger type autos you borrow or rent from members of your household, your employees or agents or members of their households).

ITEM SIX

SCHEDULE FOR NON-OWNERSHIP LIABILITY

Named Insured's Business	Kating Basis	Number	Premium
Other than a Social Service Agency	Number of	5602	66
Social Service Agency	Number of Employees		
:	Number of Volunteers		
	<u> </u>		
		•	\$ 66

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COMMERCIAL AUTO

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

GOVERNMENTAL BODIES AMENDATORY ENDORSEMENT

Any land motor vehicle, trailer or semitrailer you own or lease which is designed for travel on public roads is an auto and not mobile equipment if the sole reasons for considering it mobile equipment are either or both of the following:

- A. Such vehicles are not required to be licensed because you are a governmental body.
- B. Such vehicles are used solely on roads you own.

CA 99 15 01 78

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CA 2X 17 (Ed. 01 78)

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

UNINSURED MOTORISTS INSURANCE

A. WORDS AND PHRASES WITH SPECIAL MEANING

In addition to the WORDS AND PHRASES WITH SPECIAL MEANING in the policy, the following words and phrases have special meaning for UNINSURED MOTORISTS INSURANCE:

- 1. "Family member" means a person related to you by blood, merriage or adoption who is a resident of your household, including a ward or loster child.
- 2. "Occupying" means in, upon, getting in. on, out or off
- 3. "Uninsured motor vehicle" means a land motor vehicle or trailer:
 - For which no hability bond or policy at the time of an accident provides at least the amounts required by the applicable law where a covered auto is principally garaged.
 - For which the sum of all hability bonds or policies at the time of an accident provides at least the amounts required by the applicable law where a covered auto is principally garaged but their limits are less than the limit of this insurance, or
 - For which an insuring or bonding company denies coverage or is or becomes insolvent,
 - Which is a hit-and-run vehicle and neither the driver nor owner can be identified. The vehicle must hit an insured, a covered auto or a vehicle an insured is occupying.

However, "uninsured motor vehicle" does not include any vehicle:

- Owned or operated by a self-insurer under any applicable motor vehicle law.
- Owned by a governmental unit or agency.
- Designed for use mainly off public roads while not on public roads.

B. WE WILL PAY

- 1. We will pay all sums the insured is legally entitled to recover as damages from the owner or driver of an uninsured motor vehicle. The damages must result from bodily injury sustained by the insured caused by an accident. The owner's or driver's liability for these damages must result from the ownership, maintenance or use of the uninsured motor vehicle.
- 2. If this insurance provides a limit in excess of the amounts required by the applicable law where a covered auto is principally garaged, we will pay only after all liability bonds or policies have been exhausted by judgments or payments.

- Any judgment for damages arising out of a suit brought without our written consent is not binding on us.
- WE WILL NOT COVER -- EXCLUSIONS This insurance does not apply to:
 - 1. Any claim settled without our consent.
 - 2. The direct or indirect benefit of any insurer or self-insurer under any workers' compensation, disability benefits or similar law.
 - 3. Bodily injury sustained by you or any family member while eccupying or struck by any vehicle owned by you or any family member which is not a covered auto.
 - Anyone using a vehicle without a reasonable belief that the person is entitled to do so.

D. WHO IS INSURED

- 1. You or any family member.
- 2. Anyone else occupying a covered auto or a temporary substitute for a covered auto. The covered auto must be out of service because of its breakdown, repair, servicing, loss or destruction.
- 3. Anyone for damages he is entitled to recover because of bodily injury sustained by another insured.

E. OUR LIMIT OF LIABIL!TY

- 1. Regardless of the number of covered autos. insureds, claims made or vehicles involved in the accident, the most we will pay for all damages resulting from any one accident is the limit of UNINSURED MOTORISTS INSURANCE shown in the declarations.
- 2. Any amount payable under this insurance shall be reduced by:
 - All sums paid or payable under any workers' compensation, disability benefits or similar law, and
 - All sums paid by or for anyone who is legally responsible, including all sums paid under the policy's LIABILITY INSURANCE.
- 3. Any amount paid under this insurance will reduce any amount an insured may be paid under the policy's LIABILITY INSURANCE.

F. CHANGES IN CONDITIONS

The CONDITIONS of the policy are changed for UNIN-SURED MOTORISTS INSURANCE as follows:

- 1. The reference in OTHER INSURANCE to "other collectible insurance" applies only to other collectible uninsured motorists insurance.
- 2. YOUR DUTIES AFTER ACCIDENT OR LOSS is changed by adding the following:

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- a. Promptly notify the police if a hit-and-run driver is involved, and
- b. Promptly send as copies of the legal papers if a suit is brought.
- 3. OUR RIGHT TO RECOVER FROM OTHERS is changed by adding the following:

If we make any payment and the insured recovers from another, party, the insured shall hold the proceeds in trust for us and pay us back the amount we have paid.

- The following Condition is added: **ARBITRATION** i ._
 - If we and an imured disagree whether the insured is legally entitled to recover damages

from the owner or driver of an uninsured motor vehicle or do not agree as to the amount of damages, either party may make a amount of damages, either party may make a written demand for arbitration. In this event, each party will select an arbitrator. The two arbitrators will select a third. If they cannot agree within 30 days, either may request that selection be made by a judge of a court having jurisdiction. Each party will pay the expenses & fincurs and beer the expenses of the third arbitrator equally.

the third around or occasing.

b. Unless both parties agree otherwise, arbitration will interplace in the county in which the knowed lives. Local rules of law as to arbitration procedure and evidence will apply. A datasion agreed to by two of the arbitrators will be binding.

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COMBINATION CRIME FORM DECLARATIONS (Section V)

CR 2

4-

POLICY NO: 650-849E440-9-118-81

ISSUE DATE: 10/15/8

EFFECTIVE DATE — Same as policy unless otherwise specified:

- INSURANCE AFFORDED AND LIMITS OF LIABILITY Insurance is afforded for such of the following Insuring Agreements for which a limit of liability is inserted. When "SEE SCHED" is inserted under Limits of Liability, refer to the applicable Schedule Endorsement.
 - a. Separate Limits Option

		Insuring Agreements	Limits of Liability		Dedu
ı	Employee Dish	onesty: Per Loss Per Employee	\$ \$	\$ \$	
M,	Loss Inside the	Premises	s see schedul	E s	
111	Loss Outside th	ne Premises	S SEE SCHEDUL	S S	
IV	Money Orders	and Counterfeit Paper Currency	\$	\$	
٧	Depositors For	gery	\$	\$	
ΧI	Merchandise:	Section A — Burglary Section B — Theft	s See schedul i S	E S S	
	■ Special De	aniainaa Ameliaa 12 to 1			

_____Special Provisions Applies — Limitation to Office Equipment

b. Single Limit Option

Insuring Agreements I, II, III, IV & V (as described above)

*Does not apply to Insuring Agreement IV

2. NUMBERS OF ENDORSEMENTS APPLYING TO THE COMBINATION CRIME FORM AT POLICY INCEPTION:

CR 1 CR 2 CR 4 CR 151 CR 400 CR 402

3. SPECIAL PROVISIONS, IF ANY:

CR 2

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CRIME PROVISIONS

Crime Provisions are contained in the declarations, forms and endorsements applicable to this section.

(Section V)

A. INSURING AGREEMENTS—Subject to the COMBINATION CRIME FORM DECLARATIONS, the Company insures against:

Employee Dishonesty—Loss of money, securities and other property which the Insured shall sustain through any fraudulent or dishonest act or acts committed by any of the employees, acting alone or in collusion with others:

II—Loss Inside the Premises—Loss of money and securities by the actual destruction, disappearance or wrongful abstraction thereof within the premises or within any banking premises or similar recognized places of safe deposit; loss of:

- 1. other property by safe burglary or robbery within the premises or attempt thereat, and
- a locked cash drawer, cash box or cash register by felonious entry into such container within the premises or attempt thereat or by felonious abstraction of such container from within the premises or attempt thereat;

Damage to the premises by such safe burglary, robbery or felonious abstraction, or by or following burglarious entry into the premises or attempt thereat, provided with respect to damage to premises the Insured is the owner thereof or is liable for such damage;

As respects the Single Limit Option, loss by robbery within the premises from any employee of money or checks paid to such employee from payroll funds during the work period when such robbery occurred, provided there was on the same occasion a robbery or attempt thereat from a custodian;

III—Loss Outside the Premises—Loss of money and securities by the actual destruction, disappearance or wrongful abstraction thereof outside the premises while being conveyed by a messenger or any armored motor vehicle company, or while within the living quarters in the home of any messenger;

Loss of other property by robbery or attempt thereat outside the premises while being conveyed by a messenger or any armored motor vehicle company, or by theft while within the living quarters in the home of any messenger;

IV—Money Order and Counterfeit Paper Currency—Loss due to the acceptance in good faith, in exchange for merchandise, money or services, of any post office or express money order, issued or purporting to have been issued by any post office or express company, if such money order is not paid upon presentation, or due to the acceptance in good faith in the regular course of business of counterfeit United States or Canadian paper currency;

V—Depositors Forgery—Loss which the Insured or any bank which is included in the Insured's proof of loss and in which the Insured carries a checking or savings account as their respective interests may appear, shall sustain through forgery or alteration.

of, on or in any check, draft, promissory note, bill of exchange, or similar written promise, order or direction to pay a sum certain in money, made or drawn by or drawn upon the Insured, or made or drawn by one acting as agent of the Insured or purporting to have been made or drawn as hereinbefore set forth, including:

- (1) Any check or draft made or drawn in the name of the Insured, payable to a fictitious payee and endorsed in the name of such fictitious payee;
- (2) Any check or draft procured in a face to face transaction with the Insured, or with one acting as agent of the Insured, by anyone impersonating another and made or drawn payable to the one so impersonated and endorsed by anyone other than the one so impersonated; and
- (3) Any payroll check, payroll draft or payroll order made or drawn by the Insured, payable to bearer as well as to a named payee and endorsed by anyone other than the named payee without authority from such payee;

Whether or not any endorsement mentioned in (1), (2) or (3) is a forgery within the law of the place controlling the construction thereof.

Mechanically reproduced facsimile signatures are treated the same as handwritten signatures.

The Insured shall be entitled to priority for payment over loss sustained by any bank aloresaid. Loss under this Insuring Agreement, whether sustained by the Insured or such bank, shall be paid directly to the Insured in its own name, except in cases where such bank shall have already fully reimbursed the Insured for such loss. The liability of the Company to such bank for such loss shall be part of and not in addition to the amount of insurance applicable to the Insured's office to which such loss would have been allocated had such loss been sustained by the Insured.

If the Insured or such bank shall refuse to pay any of the aforegoing instruments made or drawn as herein before set forth, alleging that such instruments are forged or altered, and such refusal shall result in suit being brought against the Insured or such bank to enforce such payment and the Company shall give its written consent to the defense of such suit, then any reasonable attorneys' tees, court costs or similar legal expenses incurred and paid by the Insured or such bank in such defense shall be construed to be a loss under this Insuring Agreement and the liability of the Company for such loss shall be in addition to any other liability under this Insuring Agreement.

B. GENERAL AGREEMENTS

Consolidation—Merger—If, through consolidation or merger with, or purchase of assets of, some other concern, any persons shall become employees or if the Insured shall thereby acquire the use and control of any additional

CR 4

Page 1 of 7

(Section V)

premises, the insurance afforded by this form shall also apply as respects such employees _and premises, provided the Insured shall give the Company written notice thereof within 30 days thereafter and shall pay the Company an additional premium computed pro rata from the date of such consolidation, merger or purchase to the end of the current policy period.

- 2. Joint Insured-II more than one Insured is covered under this form, the Insured first named shall act for itself and for every other Insured for all purposes of this form. Knowledge possessed or discovery made by any Insured or by any partner or officer thereof shall, for the purpose of Conditions 7 and 8 of this form, constitute knowledge possessed or discovery made by every Insured. Cancellation of the insurance hereunder as respects any employee as provided in Conditon 7 of this form shall apply to every insured. If, prior to the cancellation or termination of this form, this torm is canceled or terminated as to any Insured, there shall be no liability for any loss sustained by such insured unless discovered within one year from the date of such cancellation or termination. Payment by the Company to the Insured first named of any loss under this form shall fully release the Company on account of such loss. If the Insured first name ceases for any reason to be covered under this form, then the insured next named shall thereafter be considered as the Insured first named for all purposes of this form.
- 3. Loss Under Prior Insurance
 - a. This form applies to loss which would have been recoverable by the insured (or any predecessor in interest) under prior insurance except for the fact that the time within which to discover loss under such prior insurance had expired, provided that:
 - (1) There is no lapse between the time this form becomes effective and the time of cancellation or expiration of such prior insurance; and
 - (2) Such loss would have been covered by this form had it been in effect when the acts or events causing such loss were committed or occurred.
 - b. The insurance under this General Agreement is part of and not in addition to the amount of insurance afforded by this form and shall not exceed in amount the lesser of:
 - (1) The limit of liability applicable to such loss under this form as of its effective date, or
 - (2) The amount recoverable under such prior insurance had it continued in ef-

- C. CONDITIONS—The foregoing Insuring Agreements and General Agreements are subject to the following conditions:
 - 1. Policy Period, Territory, Discovery-Loss is covered under this form only if discovered not later than one year from the end of the policy period. Subject to General Agreement 3:
 - a. This form, except under the Employee Dishonesty and Depositors Forgery Insuring Agreements applies only to loss which occurs during the policy period within any of the States of the United States of America. the District of Columbia, Virgin Islands. Puerto Rico, Canal Zone or Canada;
 - b. The Employee Dishonesty Insuring Agreement applies only to loss sustained by the insured through fraudulent or dishonest acts committed during the policy period by any of the employees engaged in the regular service of the Insured within the territory designated above or while such employees are elsewhere for a limited period:
 - c. The Depositors Forgery Insuring Agreement applies only to loss sustained during the policy period.
 - d. If this Policy or Section V of this Policy is canceled in accordance with the "Cancellation" provision of the COMMON PROVI-SIONS or if any Insuring Agreement of Section V is terminated or deleted by endorsement, the effective date of such cancellation, termination or deletion shall, as respects Section V or such Insuring Agreement, whichever is effective, become the end of the policy period.
 - 2. Exclusions—Except as may be specifically stated to the contrary in this form or in any endorsement applicable to it, this form does not insure against:
 - a. Loss due to any fraudulent, dishonest or criminal act by any Insured or partner therein, whether acting alone or in collusion with others:
 - b. Under the Employee Dishonesty Insuring Agreement, loss, or that part of any loss, as the case may be, the proof of which either as to its factual existence of as to its amount, is dependent upon an inventory computation or a profit and loss computa-
 - c. Under the Loss Inside the Premises and the Loss Outside the Premises Insuring Agreements, loss due to any fraudulent, dishonest or criminal act by an employee, director, trustee or authorized representative of any Insured, while working or otherwise and whether acting alone or in collusion with others; provided, this exclusion does not apply to safe burglary or robbery or attempt thereat:

(Section V)

- d. Loss due to war, whether or not declared, civil war, insurrection, rebellion or revolution, or to any act or condition incident to any of the foregoing:
- e. Under the Loss Inside the Premises and the Loss Outside the Premises Insuring Agreements. loss:
 - due to the giving or surrendering of money or securities in any exchange or purchase;
 - (2) due to accounting or arithmetical errors or omissions; or
 - (3) of manuscripts, books of account or records;
- Under the Loss Inside the Premises Insuring Agreement, loss of money contained in coin operated amusement devices or vending machines, unless the amount of money deposited within the device or machine is recorded by a continuous recording instrument therein;
- g. Under the Loss Outside the Premises Insuring Agreement, loss of insured property while in the custody of any armored motor vehicle company, unless such loss is in excess of the amount recovered or received by the Insured under:
 - (1) the Insured's contract with said armored motor vehicle company:
 - (2) insurance carried by said armored motor vehicle company for the benefit of users of its service; and
 - (3) all other insurance and indemnity in force in whatsoever form carried by or for the benefit of users of said armored motor vehicle company's service, and then this form shall cover only such excess:
- h. Under the Loss Inside the Premises and the Loss Outside the Premises Insuring Agreements, loss due to nuclear reaction, nuclear radiation or radioactive contamination, or any act or condition incident to any of the foregoing;
- i. Under the Loss Inside the Premises Insuring Agreement, loss, other than to money securities, a safe or vault, by fire whether or not such fire is caused by, contributed to by or arises out of the occurrence of a hazard insured against.
- j. Loss due to the surrender of money, securities, or other property away from the premises as a result of a threat to do:
 - (1) bodily harm to any person, or
 - (2) damage to the premises or property owned by the Insured or held in any capacity by the Insured;

Provided, however, these exclusions do not apply;

- (a) To the Employee Dishonesty Insuring Agreement, if coverage is attorded thereunder, or
- (b) Under the Loss Outside the Premises Insuring Agreement, if coverage is atforded thereunder, to loss of money, securities or other property while being conveyed by a messenger when there was no knowledge by the Insured of any such threat at the time the conveyance was initiated.
- k. Loss which is the indirect or consequential result of direct loss covered by this form, including but not limited to:
 - (1) failure to realize anticipated earnings or other income:
 - (2) damages for which the Insured is legally tiable, except direct compensatory damages arising from a loss covered by this form: and
 - (3) expenses incurred by the Insured in establishing the existence of or amount of loss recoverable under this form.
- The defense of any legal proceeding brought against the Insured or to expenses incurred by the Insured in prosecuting or detending any legal proceeding.

3. Definitions

- a. "BANKING PREMISES" means the interior of that portion of any building which is occupied by a banking institution in conducting its business.
- b. "CUSTODIAN" means the insured or a partner of the insured or any employee who is duly authorized by the insured to have the care and custody of the insured property, within the premises, excluding any person, while acting as a watchman, porter or janitor.
- c. "EMPLOYEE" means any natural person (except a director or trustee of the Insured, if a corporation, who is not also an officer or employee thereof in some other capacity) while in the regular service of the Insured in the ordinary course of the Insured's busness during the policy period and whom the Insured compensates by salary, wage or commissions and has the right to govern and direct in the performance of such service. but does not mean any broker, factor, commission merchant, consignee, contractor or other agent or representative of the same general character. As applied to loss under the Employee Dishonesty Insuring Agreement, the above words "while in the regular service of the Insured" shall include the first 30 days thereafter; subject, however to Condition 7 of this form and Cancellation Provision of the COMMON PROVISIONS.

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(Section v)

 d. "MESSENGER" means the Insured or partner of the Insured or any employee who is duly authorized by the Insured to have the -care and custody of the insured properly outside the premises.

Case 1:07-cv-07263-LLS

- e. "MONEY" means currency, coins, bank notes and bullion, and travelers checks, registered checks and money orders held for sale to the public.
- "PAYROLL FUNDS" means money and securities intended solely for the payroll of the Insured.
- g "PREMISES" means the interior of that portion of any building which is occupied by the Insured in conducting its business.
- h. "ROBBERY" means the taking of insured property:
 - (1) By violence inflicted upon a messenger or a custodian:
 - (2) By putting a messenger or a custodian in fear of violence;
 - (3) By any other overt felonious act committed in his presence and of which he was actually cognizant, provided such other act is not committed by a partner or employee of the Insured;
 - (4) From the person or direct care and custody of a messenger or custodian who has been killed or rendered unconscious; or
 - (5) Under the Loss Inside the Premises Insuring Agreement:
 - (a) from within the premises by means of compelling a messenger or custodian by violence or threat of violence white outside the premises to admit a person into the premises or to turnish him with means of ingress into the premises; or
 - (b) from a showcase or show window within the premises while regularly open for business by a person who has broken the glass thereof from outside the premises.

i. "SAFE BURGLARY" means:

(1) The felonious abstraction of insured property from within a vault or safe, the door of which is equipped with a combination lock, located within the premises by a person making felonious entry into such vault or such safe and any vault containing the safe, when all doors thereof are duly closed and locked by all combination locks thereon, provided such entry shall be made by actual force and violence, of which force and violence there are visible marks made by tools, explosives, electricity or chemicals upon the exterior of:

- (a) all of said doors of such vault or such safe and any vault containing the safe, if entry is made through such doors; or
- (b) the top, bottom or walls or such vault or such safe, and any vault containing the safe through which entry is made, if not made through such doors; or
- (2) the felonious abstraction of such safe from within the premises.
- j. "SECURITIES" means all negotiable and non-negotiable instruments or contracts representing either money or other property and includes revenue and other stamps in current use, tokens and tickets, but does not include money.
- 4. Loss Causes by Unidentifiable Employees---If a loss is alleged to have been caused by the fraud or dishonesty of any or more of the employees and the insured shall be unable to designate the specific employee or employees causing such loss, the Insured shall nevertheless have the benefit of the Employee Dishonesty insuring Agreement, subject to Condition 2.b. of this form, provided that the evidence submitted reasonably proves that the loss was in fact due to the fraud or dishonesty of one or more of the said employees, and provided, further, that the aggregate liability of the Company for any such loss shall not exceed the limit of liability applicable to the Employee Dishonesty Insuring Agreement.
- 5. Ownership of Property; Interest Covered-The insured properly may be owned by the insured, or held by the Insured in any capacity whether or not the insured is liable for the loss thereof, or may be property as respects which the Insured is legally liable; provided, the Loss Inside the Premises, the Loss Outside the Premises and the Money Order and Counterfeit Paper Currency Insuring Agreements apply only to the interest of the Insured in such property, including the Insured's liability to others, and do not apply to the interest of any other person or organization in any of said property unless included in the Insured's proof of loss, in which event the third paragraph of Condition 8 of this form.
- Books and Records—The Insured shall keep records of all insured property in such manner that the Company can verify therefrom the amount of loss.
- Cancellation as to Any Employee—The Employee Dishonesty Insuring Agreement shall be deemed canceled as to any, employee:
 - a. From the time that the Insured or any partner, officer or director thereof not in collusion with such employee has knowledge

- b. As. of 12:01 A.M., standard time at the address shown in the General Declarations. on the date the Employee Dishonesty Insuring Agreement of this form became effective if such employee was previously canceled from any prior bond or policy of fidelity insurance issued to the Insured or any predecessor in interest of the Insured unless such employee was reinstated under such prior insurance and the Company agrees in writing to include such employee under the coverage of the Employee Dishonesty Insuring Agreement of this form; or
- c. As of 12:01 A.M., standard time at the address shown in the General Declarations, on the date specified in written notice mailed or otherwise delivered to the Insured at such address, such date to be not less than 15 days after the date of mailing or delivery.

8. Duties of the Insured in the Event of Loss

- a. Upon knowledge or discovery of loss or of an occurrence which may give rise to a claim for loss, the Insured shall:
 - (1) Give notice thereof as soon as practicable to the Company or any of its authorized agents and except under the Employee Dishonesty and the Depositors Forgery Insuring Agreement, also to the police if the loss is due to a violation of law, and
 - (2) File detailed proof of loss, duly sworn to, with the Company within four months after the discovery of ioss.
- b Proof of loss under the Depositors Forgery Insuring Agreement shall include the instrument which is the basis of claims for such loss, or if it shall be impossible to file such instrument, the affidavit of the Insured or the Insured's bank of deposit setting forth the amount and cause of loss shall be accepted in lieu thereof.
- c. Upon the Company's request, the Insured shall submit to examination by the Company, subscribe the same, under oath if required, and produce for the Company's examination all pertinent records, all at such reasonable times and places as the Company shall designate, and shall cooperate with the Company in all matters pertaining to loss or claims with respect thereto.
- 9. Valuation, Payment, Replacement—In no event shall the Company be liable as respects securities for more than the actual cash value thereof at the close of business on the business day next preceding the day on which the loss .

was discovered, nor as respects other proc erly, for more than the actual cash value thereof at the time of loss; provided, however the actual cash value of such other proper held by the insured as a pledge, or as collatera for an advance or a loan, shall be deemed no to exceed the value of the property as detemined and recorded by the Insured when mak ing the advance or loan, nor in the absence of such record, the unpaid portion of the advance or loan plus accrued interest thereon at lega-

The Company may, with the consent of the Insured, settle any claim for loss of property with the owner thereof. Any property for which the Company has made indemnification sha' become the property of the Company.

In case of damage to the premises or loss of property other than securities, the Company shall not be liable for more than the actual casvalue of such property, or for more than the actual cost of repairing such premises or property or of replacing same with property or mate rial of like quality and value. The Company may at its election, pay such actual cash value, or make such repairs or replacements. If the Company and the insured cannot agree upon suc" cash value or such cost of repairs or replacements, such cash value or such cost shall bedetermined by arbitration.

10. Recoveries-If the Insured shall sustain any loss covered by this form which exceeds the applicable limit of liability hereunder plus any applicable deductible amount, the Insured shall be entitled to all recoveries made after paymen by the Company of loss covered by this form (except from suretyship, insurance, reinsurance, security or indemnity taken by or for the benefit of the Company) by whomsoever made less the actual cost of effecting such recoveries until reimbursed for such excess loss; and any remainder, or, if there be so such excess loss any such recoveries shall be applied first to the reimbursement of the Company and thereafter to the reimbursement of the Insured for that part of such loss within such deductible amount, if any.

11. Limits of Liability

- a. Separate Limits Option-Payment of loss under the Employee Dishonesty or Depositors Forgery Insuring Agreements shall no! reduce the Companys' liability for othe: losses under the applicable insuring agreement whenever sustained. The Companys total liability:
 - (1) Under the Employee Dishonesty Insuring Agreement (per loss basis) for all loss caused by any employee or in which such employee is concerned or Impli-

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(SECTION 1)

Document 11-24

(2) Under the Employee Dishonesty Insuring Agreement (per employee basis) as to each employee; or

~ __(3) Under the Depositors Forgery Insuring Agreement for all loss by forgery or alteration committed by any person or in which such person is concerned or implicated, whether such forgery or alteration involves one or more instruments;

is limited to the applicable limit of liability specified in the declarations. The liability of the Company for loss sustained by any or all of the insured shall not exceed the amount for which the Company would be liable had all such loss been sustained by any one of the Insured.

Except under the Employee Dishonesty and Depositors Forgery Insuring Agreements. the applicable limit of liability stated in the declarations is the total limit of the Companys' liability with respect to all loss of property of one or more persons or organizations arising out of any one occurrence. All loss incidental to an actual or attempted fraudulent, dishonest or criminal act or series or related acts at the premises, whether committed by one or more persons, shall be deemed to arise out of one occurrence.

Regardless of the number of years this form shall continue in force and the number of premiums which shall be payable or paid. the limit of the Companys' liability as specified in the declarations shall not be cumulative from year to year or period to period.

- b. Single Limit Option-Payment of loss under this form shall not reduce the liability of the Company under this form for other losses provided, however, that the total liability of the Company under this form on account of.
 - (1) All loss incidental to an actual or attempted fraudulent, dishonest or criminal act or series of related acts, whether committed by one or more persons, at the premises in which no employee is concerned or implicated or in which there is no forgery or alteration of an instrument covered under the Depositors Forgery Insuring Agreement; or
 - (2) All loss, other than as specified in (a) preceding, caused by acts or omissions of any person (whether one of the employees or not) or acts or omissions in which such person is concerned or im-

is limited to the limit of liability stated in the declarations. The liability of the Company for loss sustained by any or all of the Insured shall not exceed the amount for which the Company would be liable had all such loss been sustained by any one of the Insured. Regardless of the number of years this form shall continue in force and the number of premiums which shall be payable or paid. the Companys' total limit of liability shall not be cumulative from year to year or period to period.

12. Limits of Liability Under This Form and Prior Insurance—This provision shall apply only to the Employee Dishonesty and Depositors Forgery Insurance Agreements.

With respect to loss caused by any person (whether one of the employees or not) or in which such person is concerned or implicated or which is chargeable to any employee as provided in Condition 4 of this form and which occurs partly during the period of this insurance and partly during the period of other bonds or policies issued by any of The Travelers Insurance Companies to the Insured or to any predecessor in interest of the Insured and terminated or canceled or allowed to expire and in which the period of discovery has not expired at the time any such loss thereunder is discovered. the total liability of the Travelers Insurance Companies under this form and under such other bonds or policies shall not exceed, in the aggregate, the amount carried under this form or such loss or the amount available to the Insured under such other bonds or policies, as limited by the terms and conditions thereof, for any such loss, if the latter amount be the larger.

13. Other Insurance

- a. If there is available to the Insured any other insurance or indemnity covering any loss by the Employee Dishonesty or Depositors Forgery insurance Agreements, the Company shall be liable hereunder only for that part of such loss which is in excess of the amount recoverable or recovered from such other insurance or indemnity, except, as respect the Separate Limits Option, if such other insurance or indemnity is a bond or policy of fidelity insurance:
 - (1) Any loss covered under both such fidelity insurance and the Depositors Forgery Insuring Agreement shall first be paid under the Depositors Forgery Insuring Agreement; and
 - (2) Any loss covered under both the Employee Dishonesty and the Depositors Forgery Insuring Agreements shall first be paid under the Depositors Forgery Insuring Agreement and the excess, if any, shall be paid under the Employee Dishonesty Insuring Agreement. The Company waives any right of contribution which it may have against any forgery insurance carried by any depository bank which is indemnified under the Depositors Forgery Insuring Agreement.

(Section V)

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- b. Under any other Insuring Agreement, if there is any other valid and collectible insurance which would apply in the absence of such Insuring Agreement, the insurance under this policy shall apply only as excess insurance over such other insurance, provided, the insurance shall not apply:
 - to property which is separately described and enumerated and specifically insured in whole or in part by any other insurance; or
 - (2) To property otherwise insured unless such property is owned by the Insured.

14. Loss Deductible

- Dishonesty Insuring a. Employee Agreement-The Company shall not be liable on account of any loss through acts or defaults committed at any time whether before or after the effective date of any applicable deductible amount by any of the employees acting alone or in collusion with others, except for the amount of such loss. after deducting the net amount of all reimbursement and recovery, including any cash deposit taken by the Insured, obtained or made by the Insured, other than from any bond or policy of insurance issued by a surety or insurance company and covering such loss, or by the Company on account thereof prior to payment by the Company of such loss in excess of the deuctible amount stated in the declarations. If the limit of liability stated in the declarations applies per employee, and more than one employee is concerned or implicated in such loss, the deductible shall apply to each employee so concerned or implicated
- b. Depositors Forgery Insuring Agreement— The Company shall not be liable on account of any loss through forgery or alteration committed by any person or in which such person is concerned or implicated, whether such forgery or alteration involves one or more instruments, except for the amount in excess of the deductible amount stated in the declarations.
- c. All Other Insuring Agreements—The Company shall not be liable on account of any loss, except for the amount in excess of the deductible amount stated in the applicable declarations for such Insuring Agreement.
- Legal Action Against The Company—No action shall lie against the Company unless, as

a condition precedent thereto, there shall have been full compliance with all the terms of this policy, nor until 90 days after the required proofs of loss have been filed with the Company, nor at all unless commenced within two years from the date when the Insured discovers the loss. If any limitation of time for notice of loss or any legal proceeding herein contained is shorter than that permitted to be fixed by agreement under any statute controlling the construction of this policy, the shortest permissible statutory limitation of time shall govern and shall supercede the time limitation.

- Damage—Loss, except under the Employee Dishonesty and Depositors Forgery Insuring Agreement, includes damage.
- Changes—Changes effected by any endorsement made part of this form shall apply:
 - Except under Insuring Agreement V, as to loss through acts committed or events occurring after the effective date of such change; or
 - b Under Insuring Agreement V, as to loss sustained after the effective date of such change and also.
 - c. If any Limit of Liability is decreased or coverage restricted or narrowed, as to loss through acts committed or events occurring or sustained before the effective date of such change and discovered after the expiration of one year from the effective date of such change for all insuring Agreements other than Insuring Agreement IB and IC, if applicable and three years from the effective date of such change for Insuring Agreements IB and IC.

As respects to changes in the Limits of Liability, no amount applicable to any Insuring Agreement during any period shall be cumulative with the amount or amounts applicable to such Insuring Agreement during any other period or periods regardless of the humber of changes made.

18. Declarations, Endorsements and Common Provisions—This form is subject to any declarations, endorsements or common provisions indicated as applicable to it.

CR 4

SCHEDULE COVERAGE, PREMISES, MESSENGERS OR ARMORED MOTOR VEHICLES ENDORSEMENT (Section V—Combination Crime Form)

CR/I

POLICY NO: 650-846-9-110481

ISSUE DATE: 18/15/8

EFFECTIVE DATE—Same as policy unless otherwise specified:

A DECLARATIONS

Limit of Liability

Premises

at Bldg. Insuring Insuring No. of Motor
No. Agreement II Messengers Vehicles

\$ 3500 \$ 3500 \$ 3500

Any new premises and additional messengers or armored motor vehicles operating therefrom

3500

\$ 350

B. PROVISIONS—As respects Insuring Agreement II — Loss Inside the Premises and Insuring Agreement III — Loss Outside the Premises, the definition of premises is deleted and replaced by the following:

"'PREMISES' means the interior of that portion of any building specified in the declarations above which is occupied by the Insured in conducting its business."

General Agreement I is amended by deleting "or if the Insured shall thereby acquire the use and control of any additional premises" and the words "and premises" appearing therein. As respects any new premises of the Insured, additional to the premises indicated in said declarations, Insuring Agreement II shall apply subject to the limit applicable to such new premises specified in said declarations; and, as respects messengers or armored motor vehicles, additional to the messengers or armored motor vehicles indicated in said declarations, Insuring Agreement III shall apply subject to the limit applicable to such additional messengers or armored motor vehicles specified in said declarations; provided, the Insured shall give the Company written notice of the occupancy of such new premises and the employment of such additional messengers or armored motor vehicles within 60 days thereafter and shall pay the Company an additional premium computed pro rata from such date to the end of the policy period.

CR 151

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INSURING AGREEMENT XI—MERCHANDISE BURGLARY OR THEFT ENDORSEMENT (Section V—Combination Crime Form)

CR 400

A. PROVISIONS

 Insuring Agreement—The following is added to the COMBINATION CRIME FORM:

"XI-Merchandise Burglary or Theft:

Section A—Burglary—Loss by burglary or by robbery of a watchman while the premises are not open for business, of merchandise, furniture, fixtures and equipment within the premises or within a showcase or show window used by the Insured and located outside the premises but inside the building line of the building containing the premises or attached to said building.

Damage to the premises and the exterior thereof, and to the insured property within the premises or within such showcase or show window by such burglary, robbery of a watchman or attempt thereat, provided with respect to damage to the premises and the exterior thereof the Insured is the owner of the premises or is liable for such damage.

Section B—Theft—Loss by theft of merchandise, furniture, fixtures and equipment within the premises or within a showcase or show window used by the Insured and located outside the premises but inside the building line of the building containing the premises or allached to said building.

Damage to the premises and the exterior thereof, and to the insured property within the premises or within such showcase or show window, by such theft or attempt thereat provided with respect to dail age to the premises and the exterior thereof the insured is the owner of the premises or is hable for such damage.

- 2 Additional or Amended Conditions Applicable to Insuring Agreement XI
 - a. Exclusions—Insuring Agreement XI does not insure against:
 - loss of manuscripts, books of account or records,
 - (2) loss of furs or articles containing fur which represents their principa! value, by removal of such property from within a showcase or show window by a persor who has broken the glass thereof from outside the premises or by any accomplice of any such person.
 - (3) loss occurring while there is any change in the condition of the risk or during a fire in the premises;
 - (4) damage by vandatism or malicious mischief; or
 - (5) under Section B:
 - (c) Icas caused by the Insured or anyone acting on the express or implied authority of the Insured, being induced

by any fraudulent scheme, trick, device or false pretense to part with title to or possession of any property;

- (b) mere disappearance of insured property; or
- (c) any shortage disclosed by any inventory unless such shortage can be reasonably shown to have been occasioned by theft, robbery or larceny, or attempt thereat

b. Limit of Liability

- (1) Limit of Liability—Section B—Theft— The limit of the Company's liability stated in the COMBINATION CRIME FORM declarations for Section B—Theft is part of and not in addition to the limit of liability stated in such declarations for Section A—Burglary.
- (2) Special Limits of Liability—Subject to the coinsurance requirement, if applicable, and to the "Limits of Liability" Condition
 - (a) the actual cash value of any one article of jewelry shall be deemed not to exceed \$50.
 - (b) the limit of the Company's hability for loss of the contents of any showcase or show window not opening directly into the interior of the premises is \$100 and.
 - (c) subject to the applicable limit of liability, the actual value of property held by the Insured as a piedge, or as collateral for an arivance or a loan, shall be deemed not to exceed the value of the property as determined and recorded by the Insured when making the advance or loan, nor, in the absence of such record, the unpaid portion of the advance or loan plus accrued interest thereon at legal totes.
- (3) Inventory Shortages-Section B-The Mere disappearance of the insured property is not a loss covered under Insuring Agreement XI. In the event that any inventory shortage can be reasonably shown to have been occasioned by robbery, theft or larceny, or attempt thereat, there shall be deducted from the amount thereof when determined an amount equal to the average shortage, as revealed by the last five annual physical inventories, or such lesser number as were made, increased or decreased by the percentage of increase or decrease, if any, in the total gross sales for the 12 month period immediately preceding the discovery of the loss, as compared to the

CR 400

Page 1 of 3

INSURING AGREEMENT XI—MERCHANDISE BURGLARY OR THEFT ENDORSEMENT (Section V—Combination Crime Form)

25-259 CR 400

avorage annual pross sales for the period represented by said inventories.

c. Definitions

- (1) "BURGLARY" means the telemous abstraction of insured properly from within:
 - (a) a premises by a person leloniously entering or exiting from such premises by actual force and violence, as evidenced by visible marks made by tools, explosives, electricity or chemicals upon, or physical damage to, the exterior of such premises at the place of such entry or to the interior of such premises at the place of such exit;
 - (b) a showcase or show window outside the premises by a person feloniously entering into such showcase or show window by actual force and violence, as evidenced by visible marks thereon:
- (2) "JEWELRY" means jewelry, watches, necklaces, bracelets, gems, precious or semiprecious stones, articles containing one or more gems and articles of gold and platinum.
- (3) "PREMISES" means the interior of that portion of any building which is occupied solely by the insured in conducting its business, but shall not include:
 - (a) showcases or show windows not opening directly into the interior of the premises or
 - (b) public entrances, halls, or stairways.
- (4) "ROBBERY OF A WATCHMAN" means the taking of insured property by violence or threat of violence inflicted upon a private watchman employed exclusively by the insured and while such watchman is on duty within the premises.
- d. inventory Requests—In the event of loss herounder, upon the Company's request the insured shall furnish a complete inventory of all properly within the premises not stolen or damaged, stating the original cost and actual cash value and quantity thereof.
- e. Other Insurance—The "Other Insurance"
 Condition is amended to read: "If there is any
 other valid and collectible insurance which
 would apply in the absence of such insuring
 Agreement, the insurance under this insuring
 Agreement shall apply only as excess insurance over such other insurance; provided, the
 insurance shall not apply to property:
 - which is separately described and enumerated and specifically insured in whole or in part by any other insurance; or

- (2) otherwise innured unless such property is owned by the Insured or as respects which the Insured is legally liable.
- floduction in Limit of Liability—The occurrence of any loss shall reduce the applicable limit of liability by the extent of the Company's liability for such loss until the promises are restored to at least the time condition of salety as immediately prior to the loss; but such reduction shall not occur with respect to loss occurring subsequent to the receipt by the Company of notice of loss for which the Company is liable under this insuring Agreement, if the Insured shall maintain within the premises at least one watchman while the premises are not open for business.
- g. Recoverlea—Any property recovered after settlement of a loss shall be applied first to the expense of the parties in making such recovery, with any balance applied as if the recovery had been made prior to said settlement and loss readjusted accordingly, and the "Recoverlea" Condition is amended accordingly. The insured or the Company upon recovery of any such property, shall give notice thereof as soon as practicable to the other.
- h. Inventory Requirement—The insured shall, at least once every period of twelve months while the insurence is in force, make a physical inventory of the insured merchandise and shall keep such inventory as a permanent record. Insuring Agreement XI shall not apply to loss by robbery, theft or larceny, or attempt therent, unless there is available such a physical inventory made within the twelve months immediately preceding the date of such loss.

i. Other Conditions

(1) Provisions c., d. and it of the "Exclusion" Condition and the "Ownership of Property; interests Covered" Condition shall apply to insuring Agreement XI exactly as they apply to insuring Agreement II.

Same alter Tor

- (2) The "Loss Under Prior Insurance"
 General Agreement does not apply to insuring Agreement XI.
- (3) This endorsement is subject to:

Coptobations of Advisor

Commission of the conduction

- (a) any declarations, form or endorsement indicated as applicable to it; and the transmissions of the control o
 - (b) the COMBINATION'S CRIME FORM and the COMMON:PROVISIONS except as otherwise provided in this endorsement...

CR 400

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INSURING AGREEMENT XI-MERCHANDISE The Travelers **CR 400 BURGLARY OR THEFT ENDORSEMENT** (Section V---Combination Crime Form) furniture, fittings, fixtures, furnishings, books and B. SPECIAL PROVISION—The following special provision applies only if so indicated in the COMBINAinstruments used for clerical or administrative purposes but shall not include stock in trade, personal TION CRIME FORM declarations. Insuring Agreeeffects and postage or revenue stamps or any subment XI applies only to loss of office equipment. The term "office equipment" means machines, supplies, stitute thereof. **CR 400** Page 3 of 3

SCHEDULE COVERAGE ENDORSEMENT (Section V—Combination Crime Form)

CR 40

4

POLICY NO: 656-849E440-9-110-81

SSUF DATE: 10/15/81

EFFECTIVE DATE-Same as policy unless otherwise specified:

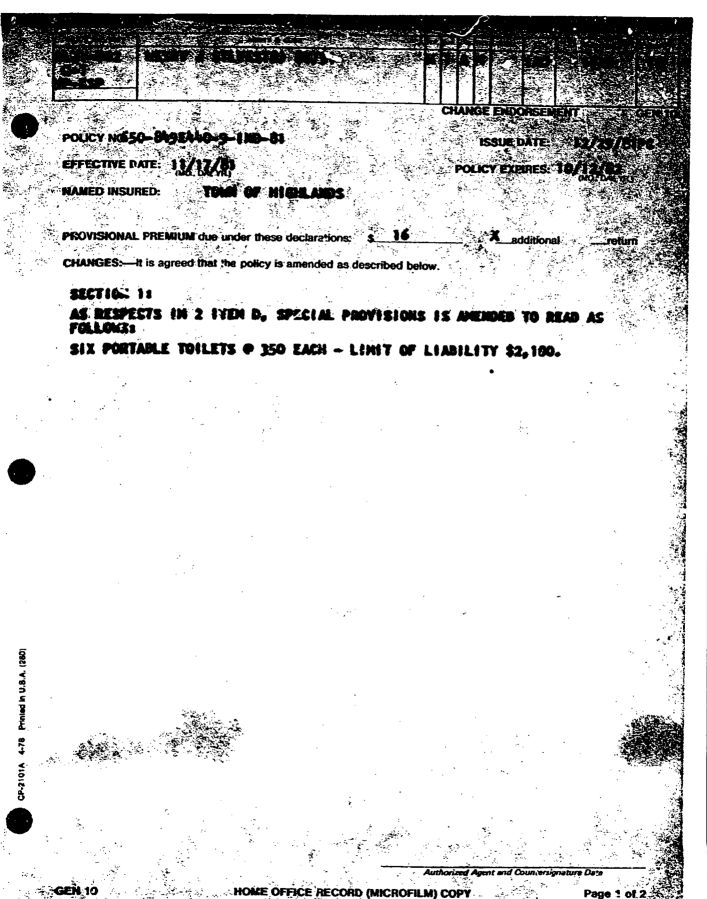
A. DECLARATIONS

Premises	Portion			Limits of Liability	
at Bldg.	Occupied	Colnaurance	Coinsurance	Section A	Section 8
No.	By Insured	⊬ercentage % 5	Limit S	Burglary	Theft
7	ENTIRE	MET APPLICAN		3000	

- B. PROVISIONS—Insuring Agreement XI—Merchandise Burglary or Theft, is amended as follows:
 - Definition Amendment—The definition of "premises" in Insuring Agreement XI—Merchandising Burglary or Theft Endorsement is deleted and replaced by the following:
 - " 'PREMISES' means the interior of that portion of any building designated in the schedule of the declarations of the Schedule Coverage Endorsement applicable to Insuring Agreement XI, Merchandise Burglary or Theft, but shall not include:
 - a. showcases or show windows not opening directly into the interior of the premises, or
 - b. public entrances, halls or stairways".
 - General Agreements Amendment—The "Consolidation—Merger" General Agreement does not apply to Insuring Agreement XI.
 - Coinsurance Regultement—The Company shall not be liable for a greater proportion of a loss of merchandise, exclusive of icwelry and of property held by the insured as a pledge or as collateral, than the limit of liability stated in the schedule in the declarations above bears to the:
 - a. coinsurance percentage, as stated in said schedule, of the actual cash value of all such merchandise contained within the premises at time of loss, or
 - b. coinsurance limit stated in said schedule, whichever is less.

CP-2197A Rev 2:80 Printed

CR 402 (SCHEDULE COVERAGE END.) HOME OFFICE RECORD

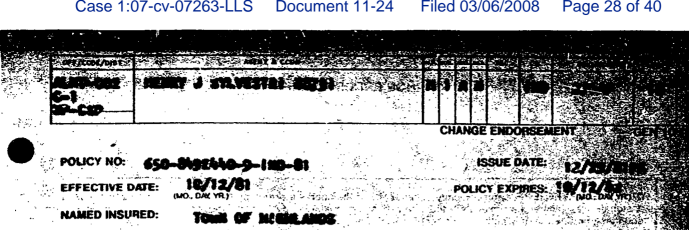


T_00917 CONFIDENTIAL

Travelore	Change 51	NDORSEMENT		GEN 10
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S TOBER 10

Page 2 of 2



PROVISIONAL PREMIUM due under these declarations: \$

276 X additional X 38hirn

It is agreed that the policy is amended as described below CHANGES:—It is agreed that the policy is amended as described below:

SECTION 111 & IV:

AS RESPECT TO CA W) Q2 11 VEH NO 2: SO PLYS 12 HEREBY BELETED

10 15 NURSEY ADDED AS FOLLOWS:

MAL PREMIERS

AS RESPECT CA 20 15 VEH NO 1: 76 INTER LOADER & BACKHOE IS HEREBY DELETED: VEH NO 9: 80 CASE NOOEL SUIC BACKHOE & LOAD VIN 9011336 IS NERBBY ADDED PER CA 20 15 & CA 99 28 ATTACHED.

Authorized Agent and Countersignature Da

(See Reverse Side)

Page 1 of 2

GEN 10

1. 7 Travelors	CHANGE 6	NDORSEMI	ENT	GEN	10
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CA 20 15 (Ed. 12 80)

7HIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

MOBILE EQUIPMENT

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Endorsement effective		Policy No.
Named Insured	, in the second	Countersigned by

(Authorized Repr. entative)

This endorsement provides only those coverages where a charge is shown in the premium column below. Each of these coverages applies only to the vehicles shown as covered autos.

	\$ \$ Separately str	Each Accident Each Person	\$
	\$	Each Person	
	Sanarataly at		\$
	in each P.LP. endorsement		\$
	\$	Each Accident	\$
 	ACTUAL CASI WHICHEVER	H VALUE OR COST OF REPAIR, IS LESS, MINUS	
			\$
ANN NO 2	WHICHEVER I	S LEGS, MINUS OR EACH COVERED AUTO	er ca 99 s
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- A. The vehicles described in this endorsement will be considered covered autos and not mobile equipment.
- B. LIABILITY INSURANCE does not apply to bodily injury or property Gamage resulting from the operation of any machinery which is on, attached to or part of any of these vehicles.

CA 20 15 (Ed. 12 80)



CA 99 28 (Ed-12 80)

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

STATED AMOUNT INSURANCE

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Endorsement offective	 Policy No.	PENO-8-111	-01
Named Insured	Countersigned by		A

(Authorized Representative)

This endorsement provides only those coverages where a charge is shown in the premium column below. Each of these coverages applies only to the vehicles shown as covered autos.

Vehicle Number	Coverage	Limit	of Liability	Premium
	CHEROMENTAL	\$33,000	Less deductible	5 300
		\$	Less deductible	\$
		\$	Less deductible	\$
		\$	Less daductible	\$
		\$	Less deductible	\$
		\$	Less deductible	\$
			Total Premium	\$ 100

Vehicle Number	Designation or Descr Model Year	iption of Covered Autos Trade Name and Model
•	DO CASK BACKING LONGER MEDEL 580C	\$011338 (VIR)

For a covered auto described in this endorsement, HOW WE WILL PAY FOR LOSSES—THE MOST WE WILL PAY is changed to read:

- A. At our option we may-
 - Pay for, repair or replace damaged or stolen property.
 - For theft, return the stolen property, at our expense. We will pay for any damage that results to the auto from the theft.
- B. The most we will pay for loss is the smallest of the following amounts:
 - The amount shown in the schedule of this endorsement.

- The actual cash value of the damaged or stolen property at the time of the loss.
- The cost of repairing or replacing the damaged or stolen property with other of like kind or quality.
- C. For each covered auto, our obligation to pay for, repair, return or replace damaged or stolen property will be reduced by the applicable deductible shown in this endorsement. Any deductible shown in this endorsement does not apply to loss caused by fire or lightning.

CA 99 28 (Ed. 12 80)

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	OFF/CODE/DIST		S-2 16. 10	-
*	6-9 HEIGHT J STEVESTRE 68751			
	en cer	CI	HANGE ENDORSEN	IENT GENT
• 12 2	POLICY NO: 60-845EM6-9-110-81		ISSUE DATE:	1/2:/Aux
·. ·	EFFECTIVE DATE: 1/14/11		POLICY EXPIRES:	1eA1/bt
	NAMED INSURED: TOMA OF HIGH ANDS			
	PROVISIONAL PREMIUM due under these decla	rations: \$ 1881	addition	alreturn
	CHANGES:—It is agreed that the policy is amen	eded as described below.		
	SECTION 2			
		WTM RECOUNTION PROCOU 05.398 41.262	WG CLASS 314-8	GA4
	ADDING OPH #026 ADDITIONAL INTEREST -	CLASS 104- EMIORSE	EXT 6 109 13 A	MEDIDED TO
	DESIGNATION OF PREMISES	NAME OF PERSON OR CRICARYZATION	Bf	PREMIUMS PE
	1) FORT MONTGOMERY ELEMENTARY SCHOOL RY 9W, FORT MONTGOMERY, NY	TOM OF HIGHLANDS RECREATION BEPT.	11	4
	2) O'NEILL HIGH SCHOOL RT 9M, HIGHLAND FALLS, UT	TOM OF MICHANOS RECREATION DEFT.	11	•
	3)MIDDLE SCHOOL MOUNTAIN AVE. HIGHAND FALLS, NY	TOTAL OF MESTANDS RECREATION BEFT.	11	•
	4) FLEWENDARY SCHOOL, MOUNTAIN AYE, HIGHAND FALLS, NY	TOUR OF HIGHLANDS RECREATION DEPT	11	•
Printed in U.S.A. (279)	PREMIUN ADJUSTMENT AT AUDIT			-
4-78 Pr				
CP-2101A		Autho	orized Agent and Counter	signature Date

GEN 10

HOME OFFICE RECORD (MICROFILM) COPY

Page 1 of 2

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IN WITNESS WHEREOR, et designated as Incurer has o countersigned by the duty at	ch company designated inacuted and attested in ithorized Agent for such	for the sections of this policinese presents, but this policinency.	y for which such company is cy shall not be valid unless	;
THE TRAVELERS INDEMNIT OF AMERICA (TIA) OF AMERICA (TIA) THE TRAVELERS INDEMNIT OF ILLINOIS (TIL) THE TRAVELERS INDEMNIT OF RHODE ISLAND (TRO) THE PHOENIX INSURANCE THE CHARTER DAK-FIRE IN COMPANY (COF)	TY COMPANY TY COMPANY TY COMPANY COMPANY (PHX)	THE TRAVELERS IN:	Surance Company (INS)	
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UP-CSP											
			1_					CHANG	E ENDORS	EMENT	GEN 10

POLICY NO: 650-849E440-9-1HD-81

ISSUE DATE:

EFFECTIVE DATE:

POLICY EXPIRES:

NAMED INSURED:

TOWN OF HIGHLANDS

PROVISIONAL PREMIUM due under these declarations: \$_

___additional

_return

CHANGES:—It is agreed that the policy is amended as described below.

SECTION II

IS ADDED:

OPH

027

900

Printed in U.S.A. (1180)

OPH #023, PERSONAL INJURY AMENDAL PREMIUM IS AMENDED TO READ

3292 (IN LIEU OF 3282

THIS ENDORSEMENT IS EFFECTIVE 7/4/82 ONLY

GEN 10

HOME OFFICE RECORD (MICROFILM; COPY

Page 1 of 2

CHANGE	ENDORSEMENT

GEN 10

IN WITNESS WHEREOR, such company designated for the sections of this policy for which such company is designated as insurer has executed and attested these presents, but this policy shall not be valid unless countersigned by the duly authorized Agent for such company,

T 41 1.22

THE TRAVELERS INSURANCE COMPANY (INS)

THE TRAVELERS INDEMNITY COMPANY (IND)

OF AMERICA (TIA)
THE TRAVELERS INDEMNITY COMPANY
OF ILLINOIS (TIL)

THE TRAVELERS INDEMNITY COMPANY
TOF RHODE ISLAND (TRIS)
THE PHOENX INSURANCE COMPANY (PHX)
THE CHARTER GAK FIRE INSURANCE
COMPANY (COF)

CT:

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Page 2 of 2

OFF/CODE/DIST.	AGENT & CODE	W ,	nua.	AUO	PE:.	A/C MO.	PREM:UM	COMM. 3	T	CO.
A'ay 002 C-1	Henry J. Sylvestri 887		7	٨	N	07/82	279	.1200	Prem.	
UP-CSP		1						1		
POLICY NO:	CP-2610 New 10-81 Prints 650-849E440-9 IND-81	ed in	V.S.	Α.			CHAN	IGE ENDOR	SEMENT PAGE 1	CA 108-1
EFFECTIVE	DATE: 5/11/82 (MO., DAY, YR.)							ISSUE D	ATE: 7/1/	82
NAMED INS	URED: Town of Highlands	,					P	OLICY EXPI		2/82 DAY YR)
PROVISION	AL PREMIUM due under these d	ecla	erati	ดกร	;	\$	279	X_ad	ditional	return
CHANGES:	-It is agreed that the policy is a	mei	nded	d a	s fo	llows:		ADD AUTO NO.	DELETE AUTO NO.	CHANGE AUTO NO.

Covered			RITORY		DESCRIPTION										
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			DESCRI	PTION ((***					_Ŀ_	1	L	н		
Covered Auto No.	Vehicle Identification Number (VIN)		Size GVW, or Vehi Seatin Capaci	ebicle Sta ting C		Stat/ISD Code		ı. Dam. Jass	SURC	FR					
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Covered Auto No.		ddress of Lo						-		Authoria	ted Ag-	nt and C	ounters	ignature Da	t e
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CP 2610A New 10-81 Printed in U.S.A.

CHANGE ENDORSEMENT

ISSUE DATE:

additional

POLICY EXPIRES:

GEN 10

	NAME OF PERSON OR ORGANIZATION TO READ
	DEPT. OF ARMY NEW YORK DISTRICT CORPS OF ENG. 26 FEDERAL PLAZA NEW YORK, NEW YORK
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4-78 Printod in U.S.A. (280)	
A 4-78	

ALET-002

(C-1)

POLICY NO:

GEN 10

EFFECTIVE DATE:

NAMED INSURED:

MINEY J. SYLVESTRI

PROVISIONAL PREMIUM due under these declarations:

LONG POND RETREATION AREA

TOWN OF MIGHLANDS

CHANGES:—It is agreed that the policy is amended as described below.

AS RESPECTS EMBORSEMENT G-109, DESIGNATION OF PREMISES AMENDED TO READS

HOME OFFICE RECORD (MICROFILM) COPY

Authorized Agent and Countersignature Date

M) COPY Page 1 of 2

T_00928 CONFIDENTIAL

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IN WITHESS WHEREOR	Paich company designated in	or the sections of this pol	lcy for which such company is oficy shall not be valid unless
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THE TRAVELERS INDER OF ILLINOIS (TIL)			
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Page 2 of 2

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